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STATISTICA	AL INFOR	RMATION	ONLY: Debtor	must select the r	number of eac	h of the	follow	ing item	s included in the Plan.
Valuation of	Security	0	Assumption o	f Executory Contract	ct or Unexpired	Lease	0	Lien Avo	oidance 0
								Las	t revised: August 1, 2020
				D STATES BA			JRT		
In Re:					C	Case No.	: 22-1	0566	
MONA HOI	LAND				J	ludge:	PAP	ALIA	
		Deb	tor(s)						
			(Chapter 13 Pla	an and Mot	ions			
	Origina Motion	al s Include	□ d □	Modified/Notice	·			Date:	March 25, 2022
			THE DI	EBTOR HAS FILE	ED FOR RELII	EF UNDE	ΞR		
			СНА	PTER 13 OF THE	E BANKRUPT(CY COD	E		
			,	OUR RIGHTS M	IAY BE AFFE	CTED			
confirmation You should r or any motio plan. Your of be granted w confirm this r to avoid or m confirmation modify a lien treatment me	hearing of read these in included claim may without fur colan, if the codify a lie order alo based or ust file a t	on the Plar e papers c d in it must be reduce ther notice ere are no en, the lien ne will avo n value of t imely obje	n proposed by the arefully and discentified a written object, modified, or each proposed timely filed object avoidance or modify the the collateral or ction and appear	the Debtor. This doc cuss them with your ojection within the till eliminated. This Pla ess written objection ctions, without furth modification may take lien. The debtor no to reduce the interest or at the confirmation	cument is the act attorney. Anyour afterness stated and may be confirm is filed before the ner notice. See I see place solely weed not file a seest rate. An affern hearing to pro-	etual Plan one who want in the Mandand the deadle Bankrupto within the eparate metected lien is secute sa	propositions of the control of the complete chapte of the control	sed by the to oppose Your right ne binding ated in the 3015. If ar 13 confor adversation who wis	ontains the date of the e Debtor to adjust debts. e any provision of this Plan its may be affected by this g, and included motions may e Notice. The Court may this plan includes motions irmation process. The plan ary proceeding to avoid or shes to contest said
									EBTORS MUST DES EACH OF THE
									TH BOXES ARE
CHECKE	D, THI	E PROV	ISION WIL	L BE INEFFE	CTIVE IF S	ET OU	T LA	TER I	N THE PLAN.
THIS PLAN:									
☐ DOES ☑ IN PART 10.		NOT CON	TAIN NON-STA	NDARD PROVISIO	DNS. NON-STAI	NDARD P	PROVIS	SIONS M	UST ALSO BE SET FORTH
	T IN A P								COLLATERAL, WHICH MOTIONS SET FORTH IN

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	Initial Debtor: /s/ MH	Initial Co-Debtor: /s/
Part 1: Payment and Lengt	h of Plan	
The debtor shall pay sapproximately 2 mont	·	ter 13 Trustee, starting on February 1, 2022, for
The debtor shall pay	\$250.00 per month to the Chap	ter 13 Trustee, starting on April 1, 2022, for
approximately 58 more	nths	
b. The debtor shall make	plan payments to the Trustee f	rom the following sources:
⊠ Future earnin	gs	
☐ Other sources	of funding (describe source, a	mount and date when funds are available):
c. Use of real property to	o satisfy plan obligations:	
☐ Sale of real prope Description:	rty	
Proposed date for	completion:	
☐ Refinance of real	property:	
Description:	completion:	
Description: Proposed date for Loan modification Description: 55		mbering property: e, NJ
Description: Proposed date for Loan modification Description: 55 begins of the proposed date for	completion: with respect to mortgage encu Whittlesey Avenue, East Orang r completion: July 31, 2022 or	mbering property: e, NJ

a. Adequate protection payments Trustee and disbursed pre-confirm										
	nts will be made in the amount of \$ mation to:	to be paid directly by the (creditor).								
Part 3: Priority Claims (Including	Part 3: Priority Claims (Including Administrative Expenses)									
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:										
Creditor	Type of Priority	Amount to be P	aid							
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE								
MINION & SHERMAN	ATTORNEYS FEES	\$3,180.00 (balance of original retaine								
Check one:	s assigned or owed to a governmental o	unit and paid less	than full amount:							
☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):										
Creditor	Type of Priority	Claim Amount	Amount to be Paid							
	Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount:									

a. Curing Default and Maintaining Payments on Principal Residence: ☐ NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:										
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)					
SHELLPOINT MORTGAGE SERVICING (1 st Mortgage)	55 Whittlesey Avenue, East orange, NJ	\$379,843.00	n/a	\$379,843.00	As per terms of note and mortgage or as may be modified through bankruptcy court LMP commencing April 1, 2022					
The Debtor will pay	intaining Payments / to the Trustee (as postly to the creditor (o	art of the Plan) allow	ed claims for arreara	ages on monthly obli	gations and the					
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)					
The following claim money security into	s excluded from 11 as were either incurre	ed within 910 days be cle acquired for the p	efore the petition date ersonal use of the de	ebtor(s), or incurred v						

Name of Creditor	Collateral	Interest Rate	Amount of Claim	Total to be Paid through the Plan Including Interest Calculation

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments ☒ NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

	1110	арргор пасо	, ,,,,	1011 10 50 11100	andor Gooti	011 7 01	tiio i iaiii			
Creditor	Collateral	Collateral Scheduled Debt		Total Collateral Value	Superior Liens		Value of Creditor Interest in Collateral		Annual Interest Rate	Total Amount to be Paid
Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.										
e. Surrender ☑ NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:										
Creditor						Value of Surrendered Collateral		Remaining Unsecured Debt		
f. Secured	Claims Unaf	fected by t	he P	lan ⊠ NONE					•	
The following secured claims are unaffected by the Plan:										
g. Secured Claims to be Paid in Full Through the Plan: 🛛 NONE										
Creditor							Total Amount to be Paid Through the Plan			

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Part 5: Unsecured 0	Claims □	NONE					
 a. Not separately classified allowed non-priority unsecured claims shall be paid: Not less than \$							
Creditor		Basis for Sep	parate Classification	Treatment		Amount to be Paid	
Part 6: Executory Contracts and Unexpired Leases NONE (NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.) All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except							
the following, which are Creditor		be Cured in	Nature of Contract or Lease	Treatment by Debtor		Post-Petition Payment	
Part 7: Motions NONE							
NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, <i>Notice of Chapter 13 Plan Transmittal</i> , within the time and in the manner set forth in D.N.J. LBR 3015-1. A <i>Certification of Service</i> , <i>Notice of Chapter 13 Plan Transmittal and valuation</i> must be filed with the Clerk of Court when the plan and transmittal notice are served.							
a. Motion to Avoid Liens Under 11. U.S.C. Section 522(f). NONE The Debtor moves to avoid the following liens that impair exemptions:							

		-								T
Creditor	Natu Colla		of Lien	Amount Lien	of	Value of Collateral	Amount of Claimed Exemption	Sum of Other Against Prope	Liens st the	Amount of Lien to be Avoided
			-			ecured to Consecured and to				
Creditor	Creditor Collateral		heduled Total bt Collat Value		Sup	perior Liens	Value of Creditor' Interest Collatera	s n	Total A Lien to Reclas	
c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. ☑ NONE The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:										
Creditor Collateral Schedu Debt		Scheduled Debt	Total Collateral Value		Amount to be Deemed Secured		Amount Reclass		it to be sified as Unsecured	

Part 8: Other Plan Provisions

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a. Vesting of Property of the Estate							
☑ Upon confirmation							
☐ Upon discharge							
b. Payment Notices							
Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.							
c. Order of Distribution							
The Standing Trustee shall pay allowed claims in the following order:							
1) Ch. 13 Standing Trustee commissions							
2) Attorney's Fees							
3) Secured Claims							
4) General Unsecured Claims							
d. Post-Petition Claims							
The Standing Trustee $oxtimes$ is, $oxtimes$ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section							
1305(a) in the amount filed by the post-petition claimant.							
Part 9: Modification ⊠ NONE							
NOTE: Modification of a plan does not require that a separate motion be filed. A modified plan must be served in accordance with D.N.J. LBR 3015-2.							
If this Plan modifies a Plan previously filed in this case, complete the information below.							
Date of Plan being modified:							
Explain below why the plan is being modified: Explain below how the plan is being modified:							
Are Schedules I and J being filed simultaneously with this Modified Plan?							
2525 and 5 50ga ca.a5535., and modified Fight.							
Part 10: Non-Standard Provision(s): Signatures Required							

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İ	Non-Standard Provisions Requiring Separate Signatures:						
	⊠ NONE						
	☐ Explain here:						
	Any non-standard provisions placed elsewhere in this plan	are ineffective.					
Signat	ures						
The Do	ebtor(s) and the attorney for the Debtor(s), if any, must sign	n this Plan.					
certify	By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, <i>Chapter 13 Plan and Motions</i> , other than any non-standard provisions included in Part 10.						
I certify	y under penalty of perjury that the above is true						
Date:	3/25/2022	/s/ Scott D. Sherman Attorney for the Debtor					
I certify	I certify under penalty of perjury that the above is true.						
Date:	3/25/2022	/s/ Mona Holland Debtor					
Date:		r Joint Debtor					